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## SPEECH OF GENERAL BUTLER,

Against further delays in the Trial of Impeachment in the Senate sitting on the Trial of Andrew Johnson, President of the United States, Thursday, April 16, 1868, which was denominated by Mr. Evarts, one of the President's Counsel, and by Mr. Doolittle, of Wisconsin, a "harangue;" together with the tables of the Sales of Gold and Purchase of Seven-thirty Notes, which were referred to but not read.

Mr. Manager BUTLER. Mr. President, I hope upon this movement for delay the President's counsel will be called upon to go on with their case, and I have only to put to them the exact word which the President's counsel, Messrs. Cox and Merrick, used in the case of General Thomas before the criminal court of this District, according to Merrick's testimony. It is always ungracious to object to delay asked because of the sickness of counsel. We should be glad to have Mr. Stanberv here, but these gentlemen present can try this case. There are four of them. When a motion to postpone the case of Thomas before Chief Justice Cartter was made because of the sickness of Mr. Carpenter, for a single day, the President's counsel, arguing his case, trying his case before the court said, "No; a case involving so much of public administration cannot wait for the sickness of counsel." "I thank thee, Jew, for teaching me that word." The President's counsel there well told us what we here ought to do. In the case of Mr. Thomas the President could not wait for sick men or sick women. The case must go through. We cannot wait now, on the same ground, for the sickness of the learned Attorney General: and why should we? Why should not this respondent be called upon now to go on? We have been here thirty-three working days since the President actually filed his answer, and we, the Managers, have used but six days of them, and the counsel but part of seven. Twenty-one of them have been given to delays on motion of the President, and there have been four adjournments on the days we have worked earlier than the usual time of adjournment, in order to accommodate the President.

Now, the whole legislation of this country is being stopped; the House of Representatives has to be, day by day, here at your bar. taxes of the country cannot be revised because this trial is in the way. The appropriations for carrying on the Government cannot be passed because this trial is in the way. Nothing can be done, and the whole country waits upon us and our action, and it is not time now for the exhibitions of courtesy. Larger, higher, greater interests are at stake than such questions of ceremony. Far be it from me not to desire to be courteous, and not to desire that we should have our absent and sick friend here to take part with us; but the interests of the people are greater than the interests of any one individual.

Gentlemen of the Senate, this is the closing up of a war wherein three hundred thousand men laid down their lives to save the country. In one day we sacrificed them by tens and twenties of thousands on the field of battle, and shall the country wait now in its march to safety because of the sickness of one man and pause for an indefinite time, because the duration of sickness is always indefinite? More than that, I have here in my hand testimony of what is going on this day and this hour in the South.

Mr. CURTIS. We object to the introduction of any testimony.

Mr. EVARTS. We object to the relevancy of it here.

Mr. Manager BUTLER. The relevancy of it is this, that while we are waiting for the Attorney General to get well, and you are asked to delay this trial for that reason, numbers of our fellow-citizens are being murdered day by day. There is not a man here who does not know that the moment justice is done on this great criminal these murders will cease.

Mr. CURTIS rose.

Mr. Manager BUTLER. I cannot be interrupted. This is the great fact which stands here before us, and we are asked "Why stand ye here idle?" by every true man in the coun-Mr. Chief Justice, in Alabama your register of bankruptcy, appointed by yourself, General Spencer, of Tuscaloosa, is driven today from his duties and his home by the Ku-Klux-Klan, upon fear of his life, and I have the evidence of it lying on our table; and shall we here delay this trial any longer, under our responsibility to our countrymen, to our consciences, and to our God, because of a question of courtesy? While we are being conrteous the true Union men of the South are being murdered, and on our heads and on our skirts is their blood, if we remain any longer idle.

Again, sir, since you have begun this trial— from one hundred and four and three quarters I hold the sworn evidence of what I say in my to one hundred and eight per cent., and still hand—since the 20th day of February last II the purchases went on, and they have gone on

and up to the 4th day of this present Apriland no gold had been sold by the Treasury prior to that time since December 12-\$10,800, 000 of your gold has been sold at a sacrifice to your Treasury, and by whom? More than onehalf of it, \$5,600,000, by one McGinnis, whom the Senate would not permit to hold office, and over ten thousand dollars in currency, of which I have the official evidence here, under the sworn oath of the Assistant Treasurer at New York, has been paid to him, after the Senate had refused to have him hold any office and had rejected him as a minister to Sweden. He now takes charge of the sale of your gold by order of the Executive, as a broker, and we are to wait day in and day out while he puts into his pocket, from the Treasury of the country, money by the thousands, because this gold is sold from one and one eighth per cent. to three per cent, lower than the market rates at different dates, as taken from the best tables. The commissions alone amount to what I have said, supposing the gold to be sold honestly by this rejected diplomat.

Worse still, sir; I have here from the same source the fact that since the 1st day of January last there have been bought in the city of New York alone, on behalf of the Treasury, \$27,058,100 of the bonds of the United States, by men who return them from three eighths, one half, five eighths to three quarters above the market price, and since February 20, \$14,181,600 worth.

Mr. Manager LOGAN. Below.

Mr. Manager BUTLER. No; I mean what I say, above. I never make mistakes in such matters. I know what I say. From the 3d of January to the 28th of January, by such purchases, the price of bonds was run up and the people were made to pay that difference—run up from one hundred and four and three quarters to one hundred and eight per cent., and still the purchases went on, and they have gone on

from January 1 down to the 4th of April, when the Managers of impeachment on the part of the House of Representatives felt it || result of it I here lay in detail before you:

their duty to take this testimony of the Assistant Treasurer at New York under oath, and the

Sales of Gold from January 1, 1868, to April 4, 1868, inclusive.

Dute.	Date. By whom sold.		Amount. Rate.		Quotations from Hunt's Mer- chants' Magazinc.	
					Highest.	Closing.
February 20, 1868	Jay Cooke & Co	\$200,000	1401	\$250 00	401	403
February 21, 1868 February 21, 1868	P. M. Meyers & Co	100,000 100,000	140% 140%	-	413	413
February 21, 1868	P. M. Meyers & Co P. M. Meyers & Co	50,000	1411	-	-	-
February 21, 1868 February 21, 1868	P. M. Meyers & Co	150,000	141	625 00	-	_
February 21, 1868 February 26, 1868	P. M. Meyers & Co P. M. Meyers & Co	100,000 100,000	141 § 141 ½	025 00	41 %	411
February 26, 1868	P. M. Meyers & Co	120,000	1411	910 50	-	-
February 26, 1868	P. M. Meyers & Co	30,000 $200,000$	$\frac{141\frac{1}{4}}{140\frac{1}{4}}$	312 50 250 00	1103	303
March 10, 1868 March 11, 1868	McGinnis Brothers & Smith P. M. Meyers & Co	100,000	139}	125 00	391	307
March 12, 1868	McGinuis Brothers & Smith	100,000	140	125 00 125 00	40 <sup>1</sup> / <sub>d</sub> 39 <sup>1</sup> / <sub>d</sub>	391 391
March 14, 1868	P. M. Meyers & Co	100,000 $200,000$	139\frac{1}{4}	-	-	
March 14, 1863 March 14, 1868	McGinnis Brothers & Smith	59,000	139	312 50	397	394
March 15, 1868	P. M. Meyers & Co	65,000	139} 139}	_	95%	- 004
March 16, 1868 March 16, 1868	I P M Mevers & Co	40,000	1393	-	-	-
March 16, 1868	P. M. Meyers & Co	60,000 100,000	139å 139å	250 00	1 :	-
March 16, 1868 March 16, 1868	McGinnis Brothers & Smith	100,000	1391	250 00	-	1 -
March 18, 1868	. P. M. Meyers & Co	100.000	138 1	125 00	387	383
March 18, 1868	. McGinnis Brothers & Smith	80,000 120,000	138½ 138¾	250 00		-
March 18, 1868 March 19, 1868		1 = 95,000	1383		38‡	381
March 19, 1868	. McGinnis Brothers & Smith	195,000		375 00	_	-
March 19, 1868 March 19, 1868	McGinnis Brothers & Smith	100,000 $25,000$	1384 1384	313 00	-	-
March 19, 1868	P. M. Meyers & Co P. M. Meyers & Co P. M. Meyers & Co	25,000 75,000	1381	050.00	-	-
March 19, 1868	P. M. Meyers & Co	100,000 100,000		250 00 125 00		383
March 20, 1868 March 20, 1868		.] 200,009	1383	259 00		-
March 20, 1858	McGinnis Brothers & Smith	.] 50,000	138 <sup>1</sup> 138 <sup>3</sup>	-	_	-
March 20, 1868 March 20, 1868	MeGinnis Brothers & Smith McGinnis Brothers & Smith	159,000 100,000	1383	375 00		-
March 21, 1868	McGinnis Brothers & Smith	. 200,000	1383	-	393	301
March 21, 1868	McGimus Brothers & Smith	.) 100,000 100,000		275 00	'  :	_
March 21, 1838 March 21, 1868	D M Meyers & Co	100.000	1383	250 00	) -	-
March 21, 1868	Jay Cooke & Co	50.000	) 139½ ) 139½	125 00		-
March 21, 1868 March 23, 1868	- McGinnis Brothers & Smith	100,000	1394	125 00	391	381
March 23, 1868	Lay Cooke & Co	100,000		125 00	] -	_
March 24, 1868 March 24, 1868	P. M. Meyers & Co	50,000		125 (1	) 3S#	38
March 24, 1863	McGinnis Brothers & Smith	170,000	138	250 0	-	_
	Mattinnia Brothers & Smith	20,000		125 0	0   -	
March 24, 1808 March 25, 1868	McGinnis Brothers & Smith	100,000	0 138½	-	337	387
March 25, 1868	McGinnis Brothers & Smith	100,00		_	1 -	_
March 25, 1868 March 25, 1868	McGinnis Brothers & Smith McGinnis Brothers & Smith	40,00	$0 = 138\frac{1}{4}$	375 0	0 -	-
March 24, 1868 March 25, 1868 March 25, 1868 March 25, 1868 March 25, 1868 March 26, 1868 March 26, 1838	McGinnis Brothers & Smith	400,00		500 0 375 0	0 381	-
31 1. 07 1082	Law Coulea & Co	200,00	0   1383	250 0	9 385	
Alaren 27, 1868 Alaren 27, 1868 Maren 27, 1868 Maren 27, 1868	McGinnis Brothers & Smith	130,00	0 1331	-		-
March 27, 1868	McGinnis Drothers & Smith	10, 11	$egin{array}{cccc} ar{0} & & 1581 \ 0 & & 1581 \end{array}$			_
March 27, 1868 March 27, 1868		150,00	0   1384	500 0	0 -	-
March 24, 1595	I . MI. MICYCIS & C	100,00			n -	
March 27, 1868 March 23, 1858	McCinnis Brothers & Smith	1 300.00	0 138	.   -	335	3 (3)
March 28, 1868	McGinnis Brothers & Smith	200,00	0 138	-	-	-
	Carried forward	\$7,200,00	oo l	1	l	1

## STATEMENT-Continued.

Date.	By whom sold.	Amount.	Rate.	Commis-	Quotations from Hunt's Mer- chants' Magazine.	
					Highest.	Closing.
March 28, 1868 March 30, 1868 March 31, 1868 April 1, 1868 April 1, 1868 April 1, 1868 April 1, 1868 April 2, 1868 April 3, 1868 April 3, 1868 April 3, 1868 April 3, 1868 April 4, 1868	P. M. Meyers & Co	\$7,200,000 100,000 100,000 100,000 50,000 50,000 50,000 50,000 100,000 135,000 25,000 25,000 100,000 15,000 100,000 100,000 100,000 100,000 100,000 100,000 200,000 200,000 250,000 250,000 250,000 250,000 250,000 300,000	1384 1384 1385 1385 1385 1381 1384 1384 1384 1384 1384 1384 1384	875 00 125 00 375 00 125 00 500 00 125 00 250 00 250 00 250 00 250 00 250 00 125 00	-	383

<sup>\*</sup>Sold direct without commission.

UNITED STATES TREASURY, NEW YORK, April 7, 1868.

Carried forward...... \$7,676,500

I certify the accompanying statement to be a correct transcript from the books of this Department,

H. H. VAN DYCK, Assistant Treasurer.

Note.—Quotations not certified by Mr. Van Dyck.

Carried forward ..... \$1,076,500

[Note.-This and the following table show that gold was not sold to buy currency to meet the wants of the Government, but for partisan and political purposes. During the same time more curreney was expended by the Government in purchasing bonds than was received from sales of gold. On February 24 gold was 144, but no gold was returned as sold on that day; but on the 26th \$250,000 was so returned, thus making a loss to the Treasury of \$6,750 on this single day's sale. Some curious results will be obtained by a study of this table.]

Purchases of Seven-Thirty Notes.			STATEMENT-Continued.				
Date.	Of whom purchased.	Amount.	Rate.	Date.	Of whom purchased.	Amount.	Rate.
January 6 January 8 January 11 January 11	Vermilye & Co	\$250,000 250,000 250,000 250,000 300,000 300,000 250,000 250,000 27,000 250,000 360,000	1013 1014 105 105 105 105 105 105 105 105 105 105	January 18 January 20 January 21 January 21 January 21 January 24 January 24 January 25 January 28	Fisk & Hatch Jay Cooke & Co Rodinan, Fisk & Co Vermilye & Co	100,000	1957 105% 105% 105% 105% 105% 105% 106 107 107% 108 108 108 107%

	DIMIEMENT—Conti	nuea.	
Date.	Of whom purchased.	Amoun	t. Rat
1868.	Brought forward	\$7,676,50	
January 30	l Vermilve & Co	200,00	0 1072
January 31	risk & Haten	2,500,00	$ \begin{array}{c c} 0 & 1071 \\ 0 & 1071 \\ 0 & 1071 \end{array} $
January 31	Jay Cook & Co	2,000,00	0 + 1073
January 31	Vermilye & Co	500,00	1 1 1 1 1 1 1 1 1 1
January 31 Feb y 20 Feb y 21 Feb y 24 Feb y 24 Feb y 24 Feb y 25 Feb y 25 Feb y 25 Feb y 25 Feb y 26 Feb y 26 Feb y 26 March 18 March 18	Rodman, Fisk & Co	5,40	0 + 1074
Feb v 21.	White, Morris & Co Fisk & Hatch	50,000	107
Feb v 21	Vermilye & Co	300,000	1075
Feb'y 21	P. V. Myers & Co Vermilye & Co	600,000 100,000	110章
Feb y 24	Vermilye & Co.	300,000	1 10/2
Feb y 24	Jay Cooke & Co	250,000	1078
Feb y 24	Vermilye & Co	300,000	1071
Feb y 21	Jay Cooke & Co	250,000	1071
Feb y 25	Jay Cooke & Co	300,000	1071
Feb'y 25	Vermilye & Co	200,000	1074 1074 1074
Feb v 25	Jay Cooke & Co Vermilye & Co Vermilye & Co	300,000	107
Feb v 26	Jay Cooke & Co	200,000	107
Feb y 26	Vermilye & Co	500,000	1067 1067
Feb y 26	Vermilye & Co	250,000	106%
Feb y 26	Fisk & Hatch	250,000 200,000	1063
March 18	Fisk & Hatch.	1,000,000	1067 1053
March 18	Jay Cooke & Co	200,000	105
March 19 March 19	Jay Cooke & Co Vermilye & Co First National Bank.	300,000	105#
March 19   March 19	First National Bank.	200,000	1053
March 20 (	Rodman, Fisk & Co Central National B'k	30,000	105#
March 24	Sentral National B.k	100,000	1053
March 24 1	Frank & Gantz First National Bank	300,000	105≇
Prarca 24[ ]	taten, Foote & Co. 1	98,600	105 5
March 24  S	MILLIE Bandolub & L	200,000	1051
	Co	50,000	1051
March 24 I March 24 I	isk & Hatch	250,000	105
March 25 1	I. A. Heiser's Sons I. A. Heiser's Sons	17.500	105
March 25 1	I. A. Heiser's Sons	350,000	1053
	isk & Hatch crmilye & Co	300,000	1051
	mith, Randolph &	500,000	1051
	Co	100,060	1051
March 26 F	irst National Bank	50,000	105를 105를
WALLET TO THE TAX A P. L. P. L.	outman, Fisk & Co. 1	26,600	105\$
Sarch Town L	15 K & Hateb	300,000	
I arch 31   R I arch 31   H	odman, Fisk & Co	50,000	105½ 105½
	. A. Heiser's Sons	300,000	1053
Jarch 31 H	atch, Foote & Co	-250,000 ]	105‡
Iarch 31 L	ounsbury & Fan-	12,100	105‡
	shaw.	50,000	1053
Iarch 31 V	shawermilye & Co	300,000	105≩ 105≩
		300,000	105#
4,111 1 191	mua. Kandolph Ad	_ 00,000	1008
pril 1 Fi	rst National Posts	100,000	105%
	of Brooklyn	50,000	10-1
pril 1 M	echanics Bank	50,000	1051 1051
pril 1 11.	A. Heiser's Sons	67.000	1052 1052
pril 1 Ve	rmilye & Co	250,000 1	105
pril J Fi	k & Hatch		1058

Fisk & Hatch
Jay Cooke & Co
Torrey, Gidding &
Torrey
Torrey

Central National B'k.

Frank & Gantz... Drexel, Winthrop &

Co.... Fisk & Hatch... Hatch, Foote & Co... Pagenix Bank...

Rodman, Fisk & Co., Rodman, Fisk & Co...
Ocean Bank...
H. A. Heiser's Sons...
Trademan's Bank...
P. M. Meyers & Co...

Carried forward ..... \$25,443,600

April 2.....

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April 2.....

April 2.....

April 2...... April 2.....

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April 2..... April 2..... April 2..... April 2..... April 2.....

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STATEMENT-Continued.

STATEMENT-Continued	
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Date.	Of whom purchased.	Amount.	Rate
	Brought forward. J. L. Brownell & Co Stone & Downer. Vermily & Co Jay Cook & Co Lockwood & Co Newton, Russell & Co. Howes & Macy Fisk & Hatch, Central National B'k. Hatch, Foote & Co Baker & Kitchen. Rodman, Fisk & Co Ninth National B'k	\$25,443,600 55,000 55,000 251,000 300,000 50,000 5,000 25,000 25,000 25,000 31,000 35,000 25,000 \$27,000 \$27,000 \$27,000 \$27,000 \$27,000 \$27,000 \$27,000 \$27,000	1053 1053 1053 1053 1053 1053 1053 1053

OFFICE OF ASSISTANT TREASURER UNITED STATES, NEW YORK, April 6, 1868.

H. H. VAN DYCK, Assistant Treasurer.

[Note.—By looking at the table of the purchase of bonds it will be seen that from January 11 to the 21st inclusive, by buying up its own notes and thus running up the premium, the Government lost \$65,700 63 on \$3,503,500. In thus buying in the seven-thirty notes, which should not have been done at all, the Government lost \$170,795 62 in ten days.

Again, McGinnis swung round the circle with Johnson and was nominated as minister to Sweden, and rejected by the Senate July 26, 1867. On the 12th of August, 1867, he set up a broker's shop in New York, and was intrusted by the Treasury with sales of Government gold. 1

These tables are from the sworn testimony of H. H. Van Dyck, given before the Managers and certified by him.

Now, I say, for the safety of the finances of the people, for the progress of the legislation of the people, for the safety of the true and loyal men, black and white, in the South who have periled their lives for four years; yea, five years; yea, six years; yea, seven years, in your behalf, for the good of the country, for all that is dear to any man and patriot, I pray let this trial proceed; let us come to a determination of this issue. If the President of the United States goes free and acquit, then the country must deal with that state of facts

as it arises; but if he, as the House of Representatives instructs me, and as I believe, is guilty; if on his head rests the responsibility; if from his policy, from his obstruction of the peace of the country, all this corruption and all these murders come, in the name of Heaven let us have an end of them and see to it that we can sit at least four hours a day to attend to this the great business of the people.

Sir, it may be supposed here that I am mistaken as to time wasted; but let us see; let me give you day and date. The articles of impeachment were presented on March 4, and the summons was returnable March 13, at which time the President, by its terms, was requested to answer. Delay was given, on his application for forty days, to the 23d-ten days, then the answer was filed, and a motion was made for thirty days' delay, which failed. Then a motion for a reasonable time after replication was filed, which was done on the 24th. Time was given, on this motion of the President's counsel, until the 30th-six days. On that day the Managers opened their case, and proceeded without delay with their evidence till April 4 -six days. Then, at the request of President's counsel, we adjourned to April 9-five days. Mr. Curtis opened a part of a day, and asked for an adjournment till the 10th, wherein we lost half a day. They continued putting in evidence till the 11th (12th being Sunday) and 13th. Because of sickness, adjourned again over till Wednesday, 14th. Wednesday adjourned early, because counsel could go no further. Thursday, now another motion to adjourn, because counsel cannot go on. Thirtyfour days since the President filed his answer; six days used by the Managers in; atting in their case; parts of seven used by the counsel for the President, and twenty-one given as delay to the President on his motion.

I do not speak of all this to complain of the Senate, but only that you and the country may

see exactly how courteous and how kind you have been to the criminal and to his counsel. Yielding to the request of the counsel who opened you lost half a day. Then the opening consumed parts of two days. On the next day they said they were not quite ready to go through with General Sherman, and you again adjourned earlier than usual. Then we lost almost all of Monday in discussing the questions which were thereupon raised. We adjourned early on Monday, as you remember, and on the next day there was an adjournment almost immediately after the Senate met, because of the learned Attorney General. Now, all we ask is that this case may go on.

If it be said that we are hard in our demands that this trial go on, let me contrast for a moment this case with a great State trial in England, at which were present Lord Chief Justice Eyre, Lord Chief Baron McDonald, Baron Hotham, Mr. Justice Buller, Sir Nash Grose, Mr. Justice Lawrence, and others of her majesty's judges in the trial of Thomas Hardy for treason. There the court sat from nine o'clock in the morning until one o'clock at night, and they thus sat there from Tuesday until Friday night at one o'clock, and then, when Mr. Erskine, afterward Lord Chancellor Erskine, asked of that court that they would not come in so early by an hour the next day because he was unwell and wanted time, the court after argument refused it, and would not give him even that hour in which to reflect upon his opening which he was to make, and which occupied nine hours in its delivery, until the jury asked it, and then they gave him but a single hour, although he said upon his honor to the court that every night he had not got to his house until between two and three o'clock in the morning, and he was regularly in court at nine o'clock on the following morning.

That is the way cases of great consequence are tried in England. That is the way other

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courts sit. I am not complaining here, Senators, understand me. I am only contrasting the delays given, the kindnesses shown, the courtesies extended in this greatest of all cases, and where the greatest interests are at stake, compared with every other case ever tried elsewhere. The Managers are ready. We have been ready; at all hazards and sacrifices we would be ready. We only ask that now the counsel for the President shall be likewise ready, and go on without these interminable delays with which, when the House began this impeachment, the friends of the President there rose up and threatened. You will find such threats in the Globe. Mr. JAMES Brooks, of New York, said, in substance, "You can go on with your impeachment, but I warn you that we will make you go through all the forms, and if you go through all the forms we will keep it going until the end of Mr. Johnson's term, and it will be fruitless." Having thus threatened you, Senators, I had supposed that you would not allow the threat to be carried out, as it is attempted to be carried out, by these continued delays.

Mr. President and Senators, I have thus given you the reasons pressing upon my mind why this delay should not be had; and I admit

I have done it with considerable warmth, because I feel warmly. I open no mail of mine that I do not take up an account from the South of some murder or worse, of some friend of the country. I want these things to stop. Many a man whom I have known standing by my side for the Union I can hear of now only as laid in the cold grave by the assassin's hand. This has stirred my feelings, I admit. The loss of my friends, the loss to the country of those who have stood by it, has, perhaps, very much stirred my heart, so that I have not been able with that coolness with which judicial proceedings should be carried on to address you upon this agonizing topic. I say nothing of the threats of assassination made every hour and upon every occasion, even when objection to testimony is made by the Managers. I say nothing of the threats made against the lives of the great officers of the Senate and against the Managers. We are all safe. There is an old Scotch proverb in our favor: "The threatened dog aye lives the longest." We have not the slightest fear of these cowardly menaces; but all these threats, these unseemly libels on our form of government will go away when this man goes out of the White House.

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